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28	(1) If a seller repossesses or voluntarily accepts the surrender or return of goods
29	[which] that were the subject of a consumer credit sale and in which the seller has a security
30	interest to secure a debt arising from the sale of goods or services or a combined sale of goods
31	and services, and the cash price of the sale was \$3,000 or less, any debt remaining from the sale
32	shall be fully satisfied and the seller has no further obligation to the buyer with respect to the
33	goods taken or accepted.
34	(2) If the seller brings an action against the buyer for a debt arising from a consumer
35	credit sale of goods or services, when under this section the creditor would not be entitled to a
36	deficiency judgment if it repossessed the collateral, and obtains judgment:
37	(a) it may not repossess the collateral; and
38	(b) the collateral is not subject to levy or sale on execution or similar proceedings
39	pursuant to the judgment.
40	(3) (a) \$→ [This section does] Subsections (1) and (2) do ←\$ not apply if the goods
40a	[which] that were the subject of the sale
41	and [which] that secured a debt arising from a consumer credit sale are damaged to a
42	significant degree after the goods are delivered to the buyer through no fault of the creditor.
43	(b) Subsection (2) does not apply if, after default and [demand] before the filing of an
44	action against the buyer, the buyer [has wrongfully failed to make] fails to surrender and
45	<u>deliver</u> the collateral [available] to the creditor.
46	$\hat{H} \rightarrow [\underline{(c)} \hat{S} \rightarrow [\underline{This section does}] \underline{Subsections (1) and (2) do} \leftarrow \hat{S} \underline{not apply if the buyer no longer}$
46a	has the goods that were the
47	subject of the sale.]
48	$[\underline{(d)}]$ (c) $\leftarrow \hat{H}$ $\hat{S} \rightarrow [\underline{This\ section\ does}]$ Subsections (1) and (2) do $\leftarrow \hat{S}$ not apply if
48a1	an action taken by
48a	the buyer would make the
49	collection of a judgment unenforceable, including the filing of bankruptcy.
50	(4) Notwithstanding any other provision of this section, a creditor has no obligation to
51	accept the surrender of collateral.

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